

**MINUTES FOR THE COURT OF APPEAL
STATE OF CALIFORNIA
SECOND APPELLATE DISTRICT**

December 3, 2009

DIVISION TWO

B207282 People (Not for Publication)
v.
Allen et al.

The judgments are affirmed.

Chavez, J.

We concur: Boren, P.J.
Ashmann-Gerst, J.

B211754 Schoenberg
v.
County of Los Angeles Assessment Appeals Board

Filed order certifying opinion for publication.

DIVISION THREE

B214790 City Properties & Investments, LLCs
B217489 v.
B219371 William O. Provin, et al.

Filed order consolidating above captioned appeals.

B216925 Albert E. Terry, et al.
B220128 v.
 Jeffrey H. Myers

Filed order consolidating above captioned appeals.

December 3, 2009 (Continued)

DIVISION SIX

B207904 People (Not for Publication)
v.
Alejandro Lomeli

The judgment is affirmed.

Gilbert, P.J.

We concur: Coffee, J.
Perren, J.

B200090 M & C Products Analysis Technology, Inc. (Not for Publication)
v.
Bertik

The judgment is affirmed. Respondent shall recover attorney fees and costs on appeal in an amount to be determined by the trial court.

Perren, J.

We concur: Yegan, Acting P.J.
Coffee, J.

DIVISION SEVEN

Court convened at 9:00 a.m.

Present: Perluss, P.J., Woods, J., Zelon, J., Jackson, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B208894 People v. Chandler
B209507 People v. Thibodeaux
B209907 People v. Alsairwan
B210232 People v. Rodrguez
B210251 People v. Rosales
B211006 People v. Perez et al.

DIVISION SEVEN (continued)

Each of the following (continued):

B211451 People v. Williams
B213390 People v. E. T.
B213500 People v. Bonds
B214172 People v. Retano
B214709 People v. Thompson
B214851 People v. R. G.
B215523 People v. D. C.

Argument waived, cause submitted.

B210399 People
 v.
 Lewis

Merits:

Argued by Edward Haggerty for appellant and by Colleen Tiedemann,
Deputy Attorney General for respondent. Cause submitted.

B210689 People
 v.
 Brown

Merits:

Argued by Lynette Moore for appellant and by Beverly Falk, Deputy
Attorney General for respondent. Cause submitted.

B207102 People
 v.
 Atshemyan

Merits:

Argued by Mark Geragos for appellant and by Susan Kim, Deputy Attorney
General for respondent. Cause submitted.

DIVISION SEVEN (continued)

B208629 People
 v.
 Hill

Merits:

Argued by Jean Matulis for appellant and by Allison Chung, Deputy Attorney General for respondent. Cause submitted.

B212545 People
 v.
 Nunez

Merits:

Argued by Alez Coolman for appellant and by Sarah Farhat, Deputy Attorney General for respondent. Cause submitted.

B211783 Naghipour
 v.
 Hattenbach

Merits:

Argued by Reza Naghipour for appellant and by Michael Stein for respondent. Cause submitted.

B204904 Goldstein, et al.
 v.
 Beck

Merits:

Argued by Curt Cutting for appellant and by Laurence Berman for respondents. Cause submitted.

Court recessed.

DIVISION SEVEN (continued)

Court convened at 1:30 p.m.

Present: Perluss, P.J., Woods, J., Zelon, J., Jackson, J. and Eva McClintock, Deputy Clerk.

Each of the following:

B210468 Negrete v. Los Angeles Unified School District
B211990 Gregory v. City of Los Angeles

Argument waived, cause submitted.

B212837 Tadesse
 v.
 Board of Trustees for the L. A. Community College District

Merits:
Argued by Mark McKinniss for appellant and by Jeanne Zimmer for respondent. Cause submitted.

B211579 Geller
 v.
 Wedbush, et al.

Merits:
Argued by John Stenson for appellants and by Marqui Hood for respondent. Cause submitted.

B212899 Cornejo, et al.
 v.
 Clark, et al.

Merits:
Argued by Scott Broffman for appellants and by Kenneth Simonian for respondents. Cause submitted.

Court adjourned.

DIVISION EIGHT

B212543 People (Not for Publication)
v.
Marta Ramirez

The judgment is affirmed.

Mohr, J. (Assigned)

We concur: Flier, Acting P.J.
Bigelow, J.

B212635 People (Certified for Publication)
v.
J.H.

The judgment is modified (1) to delete the finding sustaining count 1 of the petition (violation of section 451, subdivision (c)) and dismissing count 2 (violation of section 452, subdivision (c)), and the substitute in lieu thereof the finding that the minor violated section 452, subdivision (c), and (2) to strike the maximum term of confinement set by the juvenile court. As so modified, the judgment is affirmed.

Mohr, J. (Assigned)

We concur: Rubin, Acting P.J.
Flier, J.